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9		
10	UNITED STATES DISTRICT COURT	
11	DISTRICT OF NEVADA	
12	NATALIE WYNN, KIMBERLY EBRAHIMI,	CASE NO.: 2:24-cv-01254-JCM-NJK
1.2	KATHERINE GAMBILL, EMILY	
13	BELTRAN, ERIN MIYASHIRO, JOHNATHAN TAITANO, and VALERIE	ORDER TO
14	HART Individually and on behalf of others	EXTEND DEADLINE FOR
1.5	similarly situated,	DEFENDANTS TO ANSWER OR
15	-1 · · · · · ·	RESPOND TO PLAINTIFFS'
16	Plaintiffs,	COMPLAINT (FIRST REQUEST)
17	VS.	(FIRST REQUEST)
17	, 5.	
18	LEO J. CAPOBIANCO; DOCTORS CENTER	
19	AT RED ROCK (CAPOBIANCO), PLLC; and	
19	LEO J. CAPOBIANCO, DO, LTD;	
20	Defendants.	
21		
22	IT IC HEREDY CERRIT ATER AND	ACREED 1 11 (DI ' ('CC N) (I'
	IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs Natalie	
23	Wynn, Kimberly Ebrahimi, Katherine Gambill, Emily Beltran, Erin Miyashiro, Johnathan	
24	Taitano, and Valerie Hart (collectively, "Plaintiffs"), through their undersigned counsel of record	
25	and Defendants Leo J. Capobianco, Doctors Center at Red Rock (Capobianco), PLLC and Leo J.	
26	Capobianco, DO, LTD (collectively, "Defendants"), through their undersigned counsel of record,	
27	as follows:	
28		

1 1. On July 25, 2024, Plaintiffs filed their First Amended Complaint (the "Amended 2 Complaint") against Defendants. ECF 6 3 2. On or about August 1, 2024, Plaintiffs served the Summons and Amended 4 Complaint on Defendants. ECF 10 and defendants acknowledge proper service of the same. 5 3. Defendants were unable to retain counsel to respond to the Amended Complaint 6 until August 16, 2024. 7 4. Accordingly, pursuant to LR IA 6-1(a), the Parties wish to extend the deadline for 8 Defendants to file a responsive pleading to the Amended Complaint until September 13, 2024 in 9 order to allow Defendants' counsel to adequately investigate the facts and prepare a responsive 10 pleading. 11 5. For these reasons, the Parties stipulate and agree that Defendants shall have up to 12 and including September 13, 2024, within which to file their response to Plaintiffs' Amended 13 Complaint. 14 6. No discovery deadlines or dates for trial have been set. 15 7. This is the Parties' first request to extend Defendants' responsive pleading 16 deadline. 17 /// 18 /// 19 /// 20 /// 21 22 /// 23 /// 24 /// 25 /// 26 /// 27 ///

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1	8. This stipulation is brought in good faith by the Parties and not for purposes of	
2	delay.	
3	IT IS SO STIPULATED.	
4	DATED this 29 th day of August, 2024.	DATED this 29th day of August, 2024.
5	LEON GREENBERG PROFESSINAL	SKLAR WILLIAMS PLLC
6	CORPORATION	
7	/s/ Leon Greenberg Leon Greenberg, Esq.	/s/ Johnathon Fayeghi Stephen R. Hackett, Esq.
8	Nevada Bar No. 8094 Ruthann Devereaux-Gonzalez, Esq.	Nevada Bar No. 5010 Johnathon Fayeghi, Esq.
9	Nevada Bar No. 15904	Nevada Bar No. 12736
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12	Attorneys for Plaintiffs	shackett@sklar-law.com jfayeghi@sklar-law.com
13		dbarney@sklar-law.com Attorneys for Defendants
14		
15	IT IS SO ORDERED.	
16	II IS SO ORDERED.	
17	UNITED STATES MAGISTRATE JUDGE	
18	DATED:August 30, 2024	
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